## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES	)	
	)	
	)	
v.	)	No. 04-cr-10194-RCI
	)	
	)	
ANTHONY BUCCI	)	

## MOTION TO EXTEND TIME

The defendant respectfully moves the Court to extend the time for the filing of his substantive motions from May 2, 2005 to May 9, 2005.

On April 25, 2005, Assistant United States Attorney John T. McNeil told counsel for the defendant that the United States did not oppose the instant motion.

Anthony Bucci
By his attorney,

/s/Michael F. Natola

MICHAEL F. NATOLA

April 26, 2005

BBO No. 367580 63 Atlantic Avenue Boston, Massachusetts 02110 Tel. (617) 367-1199 Fax (617) 227-3384 E-mail MFNatola@aol.com

## **CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the foregoing motion has been served the above date, electronically, upon Assistant U.S. Attorney John T. McNeil and counsel for the codefendants.

/s/ Michael F. Natola